OFFICE OF THE DAILY APPEAL, MENUIS, Pebruary 10, 1871. RIVER INSURANCE ON IBON BOATS.

This opposition to a reduction of insurance on Captain Boardman's boat
Strict Middlings..... is the perfection of old fogyism. That Good Middlings. energetic steamboutman has constructed a vessel of fron in water-tight with more sellers than buyers, and the comparinguist, so that it is five times. Liverpool market closed dull with a as sale as a wooden boat of the old downward tendency. style. Insurance is simply a guarantee against a risk. As the risk is reduced the premium should fall, and we venture to predict that not only will one half the usual rates be obtained, but in the course of a twelvemonth insurance companies will be glad to get such risks at one-fourth

river transportation. The risks of Stock at noon this day goods carried, and hence operate against river commerce. If Captain Memphis and Charleston R. R. Mindeley and Tennesses P. R. Exardman has built a vessel that reduce the risk he is entitled to a corresponding reduction of the rates of Estimated per wagons. surance. If this reduction does not sult other sleamboat owners, let them

This movement, if it should bales, take place, will direct attention to 12 m.-The cotton market is dull and several matters touching British finance which would not otherwise have been regarded. Among them have been regarded. Among them Good Middling, 15%(\$15%c; Middling, 15%(\$15%c; Good Middling, 15%(\$15%c have been regarded. Along them are one or two worthy of special attention. In the first place, a new stamp tax went into operation last month which affects United States bonds and all other foreign securities. This is the first time in the annals of British finance that foreign investment, have been respected instead of the state of the stat British finance that foreign invest-ments have been repelled instead of being weicomed in the money market of a country which owes its prestige contracts, 12,100 bales, at prices mentionand rapid growth in wealth to its po- ed in 2 p.m. dispatch. "bankers of the nation. The tax is so small that apart from the vexatious restriction and offensive discrimination which it involves, if would scarcely deserve comment.

The revenue, likewise, will be so trifling that it is difficult to harmo-diling, 14% (al4) c. Sales, 9100 bales. new law went into operation on the 21 of the 21 of January last. It imposes a fine Cotton is dull and tending downward. Sales, 10,000 bales. Middling Uplands, To NASHVILLE. nize it with a far-seeing policy. The person who sells or pays interest on 7%@7%d; Orienns, 7%@7%d. or transfers any foreign unstamped security. The stamp amounts to one-eighth per cent, of the face of the The supply of grain, feed, wheat, exempt but such as were issued before June 4, 1862. Such an anomalous lax will probably not remain long on the statute book, but so long as it is in operation it will equally affect the securities now in England and those which are to be imported. Law priced shares and bonds will suffer more than those which sell at or above par. The tax is levied once for all, and a bond that has once received the stamp, afterward passes unchallenged. One effect will be that our United States bonds, when stamped will be deficed, but part of this inconvenience may be obviated, if the stamp the affects of the stamp the affects of this inconvenience may be obviated, it is inconvenience may be obviated, it is inconvenience may be obviated, it is inconvenience of gummed. Here and elsewhere bonds are less negotiable if they bear any marks or advanced of the stamp the affects of this inconvenience of the inconvenience of the inconvenience of the inconvenience of the market is very light. The grist-mills of the city have suspended operations; they can hardly afford to big assert the market is very light. The grist-mills of the city have suspended operations; they can hardly afford to big assert the market is very light. The grist-mills of the city have suspended operations; they can hardly afford to be added to hange a run directly through the same to have a several time. The second hardly afford to be about the market is not such as the condition of the stamp the affects of the lines. Average of this lines. Average of the lines and the charge of the lines. Average of the lines are the compelled to change are run directly through the same to have a several through passenger are run through the same to have a several heaving and the charges and Passenger save un through to have a several heaving the value of the definition to changing out a seat in one of the through passenger are run through the same to have the definition to changing out a seat in one of the through passenger are run through the same to changing out a seat in one of pressed or gummed. Here and else-where bonds are less negotiable if they bear any marks or stamps of de-fascment. Honds once in England Xesterday, on 'Change, only a sinnucle ad radorem, instead of being a fixed nominal stamp, as it is here. Beyond this our quotations are un-than one bundred sacks sold at 76a77c. Beyond this our quotations are un-changest. expensive, cuts off from the monetary

Bank of England.

Though the tendency in some quarment in financial circles generally continues quite easy. Business is still restricted within narrow limits, and there are no immediate prospects of a change for the better. Merchants generally are preparing for the opening of the spring trade. Rates of dispute the continues of the spring trade. Rates of dispute the change for the spring trade. Rates of dispute the continues of the spring trade. Rates of dispute the continues of the spring trade. Rates of dispute the continues of the spring trade. count remain unchanged—ball per cent. In hank, the inside rate being charged depositors and the outside on first-class paper. In the open market rates are from 1 to 1; per cent, per market are from 1 to 1; per cent, per miss, Bran scarce at \$1 4061 50 per own. month. We still have to report a good demand for exchange, with a somewhat limited supply. Eastern commercial bills are taken at the usual rates—[a]: discount—and Southern bills at e discount. Checking rates are ic discount to par on New York and other Eastern cities and par to be premium on Southern points. There are no changes to report in local securities, scrips, etc., Shelby county warrants are bought at 64 to 65 and sold at 56. Bank of Tennesses money is gurchased at 75 and sold at 77. Gold was purchased at 10 to 110 for small lots and sold at New York quotations.

STOCKS AND BODDS IN NEW YORK.

Hay, quiet at \$23624. Oats, scarce at 755.

Fruit—Apples scarce: \$6.53, as to quality. Dried apples, 5050; died peaches, 768c. Oranges, \$6.50c; the peaches, 10 security. Dried apples, 5050c; died peaches, 768c. Oranges, \$6.50c; the peaches, 10 security. Plan Apples scarce: \$6.53, as to quality. Dried apples, 5050c; died peaches, 768c. Oranges, \$6.50c; the We still have to report a Hay, quiet at \$23@24. Oats, scarce at STOOKS AND RONDS IN NEW YORK.

Bonds of 1881. am Bonds of 1865... on Bonds of 1868, new ...

Bonds 3f 1868, new

Sales were 1900 baies, including Ordinary at 10atic, Strict Ordinary to Good Ordinary at 11atic; with exceptional sales of the former at 11c; Strict Good Ordinary was reported at 12atic; and Cleun Stains at from 12; to 12atic; and Cleun Stains at from 12atic; and Cleun Stains at

The New York market closed dull

COTTON STATEMENT. CHANBUR OF COMMERCE,) Mumphus, February 16, 1871. 367,676

Shipped since last at'm'r ... 3,511 Insurance is a heavy charge upon Shipped previously...... 317,725-321,238 Imports.

Eleports.

COTTON IN NEW GRIEANS. NEW OBLEANS, February 15, 11:30 a.m.-Totton in moderate demand at lower rates
-Middling, 14%@14%c. Sales, 500 bales. 2 p.m .- Cotton dull and heavy, Mid-COTTON IN LIVERPOOL

facement. Bonds once in England will have to stay there, or be exported at a small sacrifice. In the fax on th the second place, the lax on at \$3.50. Bran-250 sacks, to arrive, checks payable to order is raised, and at \$25 per ton. Corn in less quantities

> ALE AND BREE-Ale, \$100010 50 per helf barrel. Porter, \$11. Lager, per keg, \$5.25. Ale, per dozen, \$563.25 for quarters: \$29. BUTTER-Neglected and nominal at 15@

BEARS-White mixed, \$1 75002; Navy, fore on demand for our standard full weight, isc.

Consumate—Sales on isvee at \$5.50%

Corrosseun-Cottonseed on leves & per ion, buyer furnishing sucks.
Corrox Mores—Are not saiable.
CHEERE—Western Reserve, 14:414/20
Factory, District English Dairy, 19:6170

NEW YORK, February 16, 10:25 a.m.—
Government securities—market dull with slight decline, throughout the list. Sterunight decline, through the list of the list. Sterunight decline, through the list of the list of the list of the list. Sterunight decline, through the list of the li

Hides, Furs and Tallow-Hides and Furs are steady. Dry Flint, 17e; dry sait, 18e; green, 615@7e; green sait, 514@9a.
Tallow, S@8: Deer skins, 18g10c; beaver, Second be each; otter, 51@4 each; mink, 400001; fox, 90e; coon, 1236030c. Howary-Demand light; \$5 5006 25 per

LEATHER—Hemlock soie, 33@35e; oak soie, 42g46c; seddie, 45g45c; bridles, bis fennesse, on figore and soie, 42g46c; seddie, 45g45c; bridles, bis fennesse, on figore and for the Clerk and Block Second's soie, 42g46c; seddie, 45g45c; bridles, bis fennesse, on figore and for the clerk and Block Second's fennesse, on figore and figor gross; 2d quality, \$650; cenumes, 2535;6; good supply. Hogs are quiet at 7650; Sheep are scarce at \$550 per head. Texas beeves, \$200:40 per head and dull, with

The state of the s

RETAIL AND JOBBING HOUSE.

233 MAIN STREET,

Memphis Appeal

The Cincinnati Garette relates about a "commotion" on "Change in that city among stemboatmen, because it had been stated that cargo insurance on the iron boat John T. Moore would be one-half that on wooden steamers. Our cotemporary, by way of cooling the indignation of these discontented gentlemen, states that the Cincinnati companies will make no discrimination, but the foreign companies are disposed to favor the iron boat.

This opposition to a reduction of insurance on Captain Boardman's boat

Strict Good Ordinary was reputed at 12c; Near the count of the companies are disposed to favor the iron boat.

Strict Good Ordinary was reputed at 12c; Near the count of the companies are disposed to favor the iron boat.

This opposition to a reduction of insurance on Captain Boardman's boat

RAILROADS, LOUISVILLE ROUTE

North and East. TAKES EFFECT JAN. 9, 1871

RVARE 46,440 10.30 p.m., 7, 15 a.m. 15.80 p.m., 10.00 a.m. 10.00 p.m., 1.00 p.m. 10.55 p.m., 11.00 p.m. 15.55 p.m., 7.30 a.m. 10.30 p.m., 100 p.m. 10.30 p.m., 100 p.m. 10.30 p.m., 100 p.m. 10.30 p.m., 100 p.m. 10.30 p.m., 10.30 p.m. 10.30 p.m., 10.30 p.m.

wooden boads in opposition to those of iron, and that fact will soon be fully proven. This petty opposition is unworthy of the age, and speaks saily for the enterprise of those who control river interests at Cincinnati.

Steamers, south.

Steamers, north.

Steamer washingons, in through cars, can be enging at the Ticket Office, 20% Main street. J. F. HOVD, Superintendent JAMES SPEKE, TICKSHĀRSONI. janz

MEMPHIS AND NASHVILLE

SHORT LINE Memphis and Louisville, and Washville and On all Public Questions.

VIA MOKENZIE. From all parts of the world.

Two Passanger Trains Daily. Leave Memphis 6:15 a.m

Arrive at Nashville 5:40 p.m

Chattanooga 8:30 a.m

Athania 8:77 p.m

Ranoaville 11:00 a.m

SHORTEST, BEST, QUICKEST ROUTE.

public to take the Short Line via Michania going to er returning nom Nashville, Chai tanoga, Knoxville, Bristoi, Lynchourg, At lania, Some, Augusta, Macch, Evran MAS, Charleston. General Superintendent. W. L. DANLEY, usen't Face, and Thoset Agt Passenger * gont N. & N. W. E.K. Jac, SPACE, Tick Main street.

NOTICE TO STOCKHOLDERS

tels daw B. A. PARKER, Secretary.

Non-Resident Notice,

No. 187, N. R. D.—In the Second Chancery Court of Sheliv county, Tennessee.—Carder, Parish & Malpass vs. Mrs. M. A. Sims, Thomas R. Alien, J. W. Dickinson, B. F., Dickinson, W. W. Williams, firm Dickinson, W. W. Williams, firm Dickinson, W. W. Williams, firm Dickinson, Williams & Co., Tappearing from bill dily sworn to be this I cause that the detendant, Mrs. M. A. Sims, is a non-resident of the State of Tennessee and resident of the State of Arkansas, and that she is indebted to complainants in the sum of \$16.50-108, due by account, and that an attachment issued from this court, attaching so much of the estate of said defendant, Sims, as was necessary to salls we comsaching so much of the satiste of said defend-sait, Sins, as was necessary to satisty com-plain, bit'debt, and especially to attach cer-tain bales of cotton mentioned in the hill, which has been seturned levied, etc.

It is therefore ordered, That the make ber appearance herein, at the court-house of the S-cond Chancery Court of the county of Shelby, in the city of Memphis, Tennes-see, on or before the first Monday in April, [87], and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to her and set, for hearing exparts; and that a copy of this order be pub-lished once a week, for loar successive weeks, in the Memphis Appeal. This Feb. H. 1871. A copy—aftest:
M. D. L. STEWART, Clerk and Master,
By C. Bricker, Depthy C. and M.
Myers & Wyats, Sals, for complaits. fel5

CHANCERY SALE

REAL ESTATE.

Friday, March 17, 1871,

SPECIAL HOTICES.

An Insalubrious Sesson. - Spring is wal ome, but not its diseases. We should be glad to have its bloom without its fogs, its vapors, its sudden changes of temperature, and the agues, its of indigestion, billious attacks, and other harmsing disorders which they engender. As this cannot be, it behoves all sensible people to do the best they can to escape such serious drawbacks on the poetry of the season. Ask any physician what the weak and delicate ought to do when missing infects the air. The answer will be important guestion and regulate the system." But how? MEN'S FURNISHING GOODS BUY DIRECT they engender. As this cannot be, it be booved all senable people to do the best they Cur goods being made "tone and regulate the system," But how? WIGGANS & THORN, CLAY BUILDING, : MEMPRIS, TENN.

A copy—attest.
M. D. L. STEWART, Clerk and Master,
By Gronge Malliert, Deputy C. and M.
hates & Ja ksou, Sols, for compit. 1324 Non-Resident Notice.

to, 173, N. R. D -In the Second Chang Court of Shelby county, Tennesses, -Bo

Az Useful, Reliable and Interesting as any Newspaper printed. We aim to make it the most reliable publication in Memphis, som-peting for public favor, giving the earliest and best information required by merchants and others. In its column are found able EDITORIAL S

TELEGRAPHIC REPORTS

MARKET REPORTS.

A RIVER NEWS COLUMN.

TO ADVERTISERS. As an Advertising Medium for Banker derchauts and Traders, the MEMPHIS At The only route by wn ch Passengers are not every town and city in the South and West.

Will find the MEMPHIS APPEAL the best

Fridays for the other. Captain Lee chose Tuesdays and Fridays as the days on which his boat would leave stemphis, leaving Mondays and Turrsdays for the White. We immediately withdrew the steamer Cheek from the trade, and as Captain Lee claimed that his boat was compelled to go out that evening. Captain Cheek laid the White over until the next day, turning over all her passengers to the Phil allin, Captain Lee acknowledging the day to be ours, and spreading that in inture the Allin should leave on Tnesdays and Fridays and the White on Mondays and Thursdays.

We, without hesitation, gave him the benself of that trip; turned ever to his boat our passengers, and laid the White over, withdrawing the Cheek entirely from the trade. This settlement of our dispute was hailed by every one with delight, and all seemed to leed that the compact between the White and the Allin was as solenn as fair and just, Our surprise may be imagined, when, the next week weeks, in the Memphis Appeal, This February II, ISI.

Amonday in April, 1871, and plead, and the Allin was as solenn as fair and just, Our surprise may be imagined, when, the next weeks, in the Memphis Appeal, This February II, ISI.

Amondays for the trade, on the trade.

Mondays and Thursdays.

We were shown the following telegation of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennessee and a resident and either of the State of Tennesse

ground apply. Hogs are quiet at 7628 ground, which is the northern one-third below as \$20,000 per head. Tells below \$20,000 per head. Tells \$20,000 pe

NOTICE "TO NON-RESIDENTS. HINGE HOOF IN

HON-RESIDENT NOTICE. No. 151, N. B. D.-In the Second Char Court of Shelby county, Ten cases, No. B2-in the First Chancery Court of Shel-by County, Termessee—B. J. Black, Adm'r of W. J. Sconervell, dee'd, vs. Ass. Shelton, B. B. DeBarre, Louisa DeFarre, D. H. Pos-ton, Adm'r of E. Merrill, dee'd, and E. A. Cole, C. amit M.

If possible, to keep sail of the doctors hands and they would have comparatively lew cases of fever and agus, dyspepals, billous ness, nervousness, and general debility to attend to, if this agreeable and healthful specific were in universal use.

NOTICE TO NON-RESIDENTS.

NOTICE TO NON-RESIDENTS.

NOTICE TO NON-RESIDENTS.

NOTICE TO NON-RESIDENTS.

NO. 185—In the Second Chancery Court of Shelby county, Tennessee,—Loais Selby vs. Authory Street et al.

If appearing from bill doly sworn to in this enuse that the defendants, Anthony Street.

A. S. Brown and James Wilds, Ir., & Co., are non-residents of the State of Tennessee.

It is therefore ordered, That they make their appearance herein, at the court-house in the choir appearance herein, at the court-house in the first Monday in March, 1871, and plead, answer or decour to complainants bill, or the same will be taken for confessed as to them and set for hearing exparte, and that accopy of this order be poblished once a week for four successive weeks in the Memphis Appeal. This January 31, 1971.

Non-Resident Notice.

No. 18. The Manuary 11, 1971.

A copy—Attest:

M. D. I. STEWART, Clerk and Master. By C Beatmen, Deputy G. and M. Gies, Dixon, vol. for complian.

appearance herein, at the court house of the second Chancery Court of Shelby county, in the city of Memphis, Tenn., en or before the first Monday in March, 1871, and plead, anawer or demon to complainant's bill, or the same will be fakel for confessed as to them and set for hearing exparte; and that a copy or this order be until the day of the second Chancery Court of Memphis, that and set for hearing exparte; and that a copy or this order be until shed over a week for on the property and said defendant. four successive weeks, in the Memphis Appeal. This January 28, 1871.

Non-Resident Notice.

No. 185, N. H. D.—In the Second Chancery Court of Shelby county, Tennessee.—Julius Balks vs. S. H. Robbins and H. B. Plani, firm of S. B. Robbins & Co.

Court of Shelby county, Tennesses.—Hood, Fronbright & Co., et al. vs. C. N. Case, Jr., E. W. Brooks et al.

[T appearing from the bill berein, duly sworn to in this cause, that the decendant, I. N. Case, ar., is a non-re-ident of the State of Tennessee and citizen and resident of the State of Connecticut; and that an attachment issued from this court against the dendants above, atlanning all the accounts, toles, choices in actions and other assets of he said defendants, and the fund in the pands of E. W. Brooks, which has been residents. No. lift.—In the First Chancery Court of shelpy county, Tennessee.—William D. Nel-son et al va. Emily Nelson et al.

it is therefore ordered, That said Van R. Ryan make his appearance herein, at the Courtbonse of the Second Chancery Coart of Shelby county, in the City of Coart of Shelby county, in the City of Memphis, Tenn., on or before the first konday in April, 1871, and plead, answer or dentur to complainant's bill, or the same will be taken for complessed as to him, and set for historiag exparte; and that a copy of this order be published once a week, for lour successive weeks, in the Memphis Appeal.

This February It, 1871.

A copy—attest;

M. D. L. STEW ART, Clerk and Master.

Ry C. BELCHER, Deputy C. and M.

Mellowell & Martin, Sols, for compl'is, feld

offy of Memphis, renn., on or bears as also Monday in March, 1871, and piesed, answer or demur to complainant's bill, or the same will be taken for confessed as to him and set for hearing exparie; and that a copy of this order be published once a week, for four anocessitive weeks, in the Momphis Appeal.

Acopy-attest,
Elimund A. Colle, Clerk and Master.
By R. J. Black, Deputy C. and M.
L. R. McFarland, Sol. for sompil. jazz

CHANCERY SALES.

CHANGERY SALE OF REAL ESTATE No. 125, R. First Chancery Court of Shelby county. Ethabeth F. Harris and R. Dudley Frayser, Guardian of Zeno T. Harris, va. the said Zeno T. Harris, by his duardian, od lifes, Julius A. Taylor.

BY wirtus of an interioculary decree for sale entered in the above care. January R.

for our cown trade are for our own trade are more carefully made than for these who hay from other man analysis of the form of the man of the m re plantallon of by read to be cash, the briane of Sale-One third (12) cash, the brianes in one and two years. Notes with good security taken for the deforred payments hearing interest at a percent from date of sale. Lieu retained until the entire purchase money is paid.

Frinch & Polkes, All ye.

(ed.

CHANCERY SALE

-- OF---REAL ESTATE --- OM ---SATURDAY, FEBRUARY IIIh, 1871.

A Comparison of the court for comparison of the court for published colors a week find the published colors and the publish

seen at my office.
This January 21, 1871.
M. D. L., STRWART, Clerk and Master,
Homes & Poston, Sois, for complainable
The above sale 1s, by consent of coun February 8, 1871. M. D. L. STEWART, C. and M. **GHANCERY SALE** REAL ESTATE. No. 28E.-N. R.-First Chancery Court of Shelby county.-J. G. Kircheff et al., firm Monday, February 20, 1871, Within legal hours, the following described property, to-wit: Fertain lots in the town of Port Pickering, Shelby county, Tenn., and known on the original plan of said lows as known on the original plan of said lows as

EDMUND A COLE, Clark and Master. H. Clay King, Attorney. jadi LEGAL NOTICES. RECEIVER'S SALE. Paliabeli Gray Courte, Deputy C. & M.

No. 1. STEWART, Clerk and Master.
By C. SECURE, Deputy C. & M.

Ren-Resident Notice.

No. 185, N. R. D.—In the Second Chancery Court of Shelby county, Tennessee.—Dice. It is therefore ordered, That they make their mappearance herein, at the court-house in the

opy of this order be published one or four successive weeks in the Men

For Sale.

NOTICE OF ATTACHMENT.

* Attachment Notice. dagevney & Hogan, firm composed of Mich-am Magevney, jr., Win. and J. W. Rogan, Memphis Tenm, vs. T. J. Nesbitt and John R. Loftin. BEFORE JAMES HALL, Justice of the Peace Soft Service Country. Affidavit having been made in this cases, and attachment is rued and reterrised, levied, etc.:

It is therefore ordered. That publication be made in the Memphis Daniy Appeal, a newspaper published in the city of Memphis, for John Aucossive, weeks, commanding the said T. J. Nesbitt and John R. Lettin to sppear before me. at my office, in the city of Memphis, in the lith Civil District of said country, on the 3d day of March, 1671, at 10 o'clock a.m., and make of defines to said suffice lim, or if will be preceeded with exparts.

Attachment Notice. So. 128 A. D.-in the second direct Court of Shighly County, Tenh.-S. Van. Emon vs. Thomas F. Parrish, as a member of the fron of Urle & Parrish. Nikis cause an attachment having been

jazz Justice Peace for Shelly county.

the time there a week for borr consecutive the time time seeks to the Memphia Appeal.

Done at office, this Thirday of February, 2011.

P. D. BOYLIE, uterk.

By W. Lawis WHARTEN, Departy Cork.

M. T. Williamson, Lewis & Grang, attenueys follows, or plaintist.

Attachment Netice. dickinson, Williams & Co., firm composed of J. W. Bickinson, W. W. Williams, and Dr. E. F. Bickinson, Memphis, Tenn., vs. T. J. Nestlitt and John E. Loffin, D. EFORE JAMES HALL, Justice of the D. Peace for Shallby county.—Affidavit having been made in this cases, and absoluent stated a vector all lives of the stated a vector and baselinest.

Shouly county, Tenn.—James H. Custien vs.
Thomas F. Parrish.

IN this cause an attachment having been and returned into court, levied upon the real and returned into court, levied upon the real and estate of defendant, and affidavit having been and that the defendant, and affidavit having been issued by the state of defendant, and that the defendant is indebted to plaintiff in the sum of file state by balance due plaintiff, and that the defendant is a non-resident of the State of Tennesses:

It is therefore endered, That he make his personal appearance berein, before the Judge of the Second Circuit Court of Shelby thounty ate on the turn Monday is May next and defendant will take notice that this sum of the Second Circuit Court of Shelby thounty ate on the turn Monday is May next and defendant will take notice that this sum of the Second Circuit Court of Shelby thounty ate on the turn Monday is May next and defendant will take notice that this personal appearance berein, before the Judge of the Second Circuit Court of Shelby that the county of March, 871, at 20'clock p.m., before me. and that a copy of this enter on the Peace for Shelby county, when and where the defendant is made in the structure of the Peace for Shelby county, when and where the defendant and property, to with a trace of land situated by county, when and where the defendant and property, to with a trace of land situated in the appearance of the Macon and United States of the Macon and United Sta eribed by law, or in that a copy of this erder cith exparts, and that a copy of this erder be published once a week, for four consecutive weeks, in the Memphis Appeal.

Done at office, this thi day of February, 1871.

By W. Lawis Whartson, Depuis Clerk.

M. T. Williamson, Lewis & Craig, att'ys for plaintiff.

See Danidard Motion

april, 1871,
April

BY virtue of a Deed in Trust executed to me on the With of Seventer 180, by W. I. Guither, and recorded in the Herister scales of Shelly sounty, Tennesses, in reach Sec. at pages fill, etc.; and air the purpose of earrying that the trusts therein specified, I will, on

TRUSTEES' SALES.

Trustee's Sale,

Tuesday, foarch 14, 1871,

Trustee's Sale. IN purenance of a Boad in Trust made to I me by J. H. Stephenson on the first day of January, Box and recorded in the office of the Egyster of She by county, in Boak No. 6, mages M. and St. to secure the payment of two proposes of the payments.

24th Day of February, 1871,

ved to be good, buil convey only as frante Trust Sale.

ion walved. The title to

Saturday, March 18th, 1871, at the southwest corner of Main and Man

Mon-Resident Natics.

Afra.

Cures Coile and Griping 1947

Fallound's in the Howels, and facilitates the process of Toshiing.

Mra. Overcomes all diseases in 1942 Mrs.

Whiteman and discourse and overcomes all discours incident to infants and control of the c